IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

S. MATSUBARA et al

Serial No.

Filed: June 26, 2003

For: AUTOMATIC ANALYZER

INFORMATION DISCLOSURE STATEMENT (IDS) UNDER § 1.97 AND § 1.98

Commissioner for Patents Washington, D.C. 20231

Sir:

- 1. This IDS should be considered:
- (a) when filed within three months of the filing date of the present application, or within three months of the filing date of the National Stage as set forth in § 1.491 in an international application, or before the mailing date of a first Office Action on the merits, whichever occurs last;
- (b) when filed before the mailing date of either a Final Rejection under § 1.113 or a Notice of Allowance under § 1.311, whichever occurs first and when 1(a) does not apply. For this purpose, there is included herein either a certification in section 4 below (included when indicated by a marked box), or a fee of \$180.00 (a check in the amount of \$180.00 is enclosed, or if not see section 5 below);
- (c) when filed prior to the payment of the Issue Fee, when 1(a)-(b) do not apply, and when a certification is included in section 4 below (included when indicated by a marked box); then the Applicant(s) hereby petition(s) and request(s) consideration of this IDS, and provided herewith is a fee of \$180.00 (a check in the amount of \$180.00 to cover the petition fee, or if not see section 5 below).
- 2. When 1(a)-(c) do not apply, then it is requested that this IDS be placed in the file.
- 3. Listing of the information submitted is on the attached Form PTO-1449, which forms a part of this IDS. A copy of each listed document is enclosed.

- 4. If a fee or additional fee is required, the Commissioner is hereby authorized to charge any fee or additional fee that may be required and credit any excess to Deposit Account No. 50-1417.
- 5. No explanation of relevancy is being provided for the document listed in the attached PTO-1449 Form, because it is either in the English language and/or discussed in the present Specification.
- 6. If the PTO determines that part(s) of the required content is inadvertently omitted, then it is requested that the Applicant(s) be given additional time and specific identification of such omission(s) to enable full compliance.

Respectfully submitted,

John R. Mattingly Registration No. 30,293 Attorney for Applicants

MATTINGLY, STANGER & MALUR 1800 Diagonal Road, Suite 370 Alexandria, Virginia 22314 (703) 684-1120

Date: June 26, 2003

FORM PTO-1449 (REV. 7-80) LIST OF DOCUMENT (Use several s				PATENT AN	ID TRADEMARK OFF APPLICANT	CE ATTY. DOCKET NO. ICE KAS-183 APPLICANT S. MATSUBARA et FILING DATE June 26, 2003	SERIAL NO.				
				-	U.S. PATE	NT DOCUMENTS					
* EXAMINER INITIAL		DOCUMENT		DATE		NAME	CI	.ASS	SUBCLASS	FILING DATE (If Appropriate)	
	AA										
<u> </u>	АВ										
	AC										
	AD										
	ΑE						-				
	AF				***						
	AG						- -				
	АН										
	Al								<u> </u>		
	AJ									-	
:	AK	* *****									
					FOREIGN PA	TENT DOCUMENTS					
		DOCUMENT		DATE	DATE COUNTRY		CI	_ASS	SUBCLASS	TRANS YES	LATION NO
	AL	2000- 28622		1/28/00	Japan						
	AM										
	AN										
	AO										
	AP										
				OTHER DOCL	JMENTS (Including	Author, Title, Date, Pertine	ent Pages,	etc.)			
	AR		,								
	AS						*				
											
	ΑТ								· · · · · · · · · · · · · · · · · · ·		
EXAMINER						DATE CONSIDERED		<u>-</u>			
* EXAMINER	R: Initi	al if reference applicant.	conside	red, whether or not cita	ation is in conformance with M	PEP 609; Draw line through citation if no	ot in conformar	ice and no	t considered. Includ	e copy of th	is form with